

09/24/01  
1003 U.S. PTO

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

PARKHURST & WENDEL, L.L.P.  
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Attorney Docket No.: DAIN:493A  
Date: September 24, 2001

Prior Application:  
Examiner: Monique R. Jackson

COMMISSIONER FOR PATENTS  
Washington, D.C. 20231

Art Unit: 1773

Sir:

This is a

Continued Prosecution Application (CPA) under 37 CFR §1.53(d);  
 Request for Continued Examination (RCE) under 37 CFR §1.114 (prosecution of the application is closed in the sense of 37 CFR 1.114(b));  
 Continuation Application (parent not abandoned) under 37 CFR §1.53(b);  
 Divisional Application (parent being abandoned) under 37 CFR §1.53(d);

of pending prior application Serial No. 09/266,578, filed March 11, 1999

for [Title as filed]: LOW REFLECTIVE ANTISTATIC HARDCOAT FILM

[Amended Title]: same

by [Inventors]: Hiroko SUZUKI and Takahiro NIIMI

- Abandon said prior application as of the filing date accorded this application.
- The filing fee is calculated below:

CLAIMS REMAINING IN AN APPLICATION AFTER ENTRY

OF ANY PRELIMINARY AMENDMENT OR AMENDMENT	Basic Fee
UNDER 37 CFR §1.116 NOTED BELOW	\$710.00
Total claims 5 -20 = 0 x \$18.00 (* 9.00) = -	
Independent claims 1 - 3 = 0 x \$80.00 (*40.00) = -	
Total Filing Fee..... = \$710.00	

- A check in the amount of \$710.00 is enclosed (Ck# 14493).

THE COMMISSIONER IS HEREBY AUTHORIZED TO CHARGE ANY OTHER FEES WHICH MAY BE REQUIRED OR CREDIT ANY OVERPAYMENT TO DEPOSIT ACCOUNT NO. 16-0331.

PLEASE ACCEPT THIS AS  
AUTHORIZATION TO DEBIT  
OR CREDIT FEES TO  
DEP.ACCT. 16-0331  
PARKHURST & WENDEL

JC971 U.S. PRO  
09/09/960391

09/24/01

4. [ ] Cancel in this application claims of the prior application before calculating the filing fee. At least one independent claim is retained for filing purposes.

5. [ ] Please enter in the present application the Amendment Under 37 CFR §1.116 with any attachments filed on in said prior application which was not entered therein.

6. [X] Priority of foreign application(s) No. 67428/1998, filed March 17, 1998; in Japan is claimed under 35 U.S.C. §119.

[X] The certified copy was filed in prior application No. 09/266,578 on May 18, 1999.

[ ] A certified copy of the above corresponding foreign application is filed herewith.

[X] The prior application is assigned of record to DAI NIPPON PRINTING CO., LTD. Recorded at Reel 010001, Frame 0286.

[X] The power of attorney in the prior application is to Roger W. Parkhurst, Registration No. 25,177 and Charles A. Wendel, Registration No. 24,453:

[x] a. The power appears in the original papers in the prior application.

[ ] b. Since the power does not appear in the original papers, a copy of the power in the prior application is enclosed.

[x] c. Address all future communications to

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9.  A Preliminary Amendment is enclosed herewith.

10.  Small entity status was established in the parent application via a verified statement filed on \_\_\_\_\_.

Respectfully submitted,

PARKHURST & WENDEL, L.L.P.



Charles A. Wendel  
Registration No. 24,453

(rev. 2/01)

2025 RELEASE UNDER E.O. 14176

D E C L A R A T I O N

In the matter of U.S. Patent  
Application Ser. No. 09/266,578  
in the name of Hiroko SUZUKI  
et al.

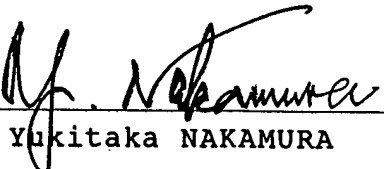
I, Yukitaka NAKAMURA, of Kyowa Patent and Law Office,  
2-3, Marunouchi 3-Chome, Chiyoda-Ku, Tokyo-To, Japan,  
declare and say:

that I am thoroughly conversant with both the Japanese  
and English languages; and,

that the attached document represents a true English  
translation of United States Patent Application Serial No.  
09/266,578 dated March 11, 1999.

I further declare that all statements made herein of  
my own knowledge are true and that all statements made on  
information and belief are believed to be true; and further  
that these statements were made with the knowledge that  
willful false statements and the like so made are punishable  
by fine or imprisonment, or both, under Section 1001 of Title  
18 of the United States Code, and that such willful false  
statements may jeopardize the validity of the application  
or any patent issued thereon.

Dated: May 12, 1999,

  
Yukitaka NAKAMURA